IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION

No. 7:21-cv-00025-D

DANIEL MCCARTHY; and PHILIP SCALZO,

Plaintiffs,

v.

ACTIVE ENERGY GROUP, PLC; LUMBERTON ENERGY HOLDINGS LLC; ADVANCED BIOMASS SOLUTIONS, PLC; and ACTIVE ENERGY RENEWABLE POWER, LLC,

Defendants.

DEFAULT JUDGMENT

Default having been entered in this action on May 24, 2024 against Defendants ACTIVE ENERGY GROUP, PLC; LUMBERTON ENERGY HOLDINGS LLC; ADVANCED BIOMASS SOLUTIONS, PLC; and ACTIVE ENERGY RENEWABLE POWER, LLC (collectively, "Defendants"); and the Motion for Default Judgment along with Plaintiffs' declarations, affidavit, and memorandum in support thereof having been filed on June 25, 2024; and the same having been served on the Defendants; and the Defendants not caused entry of appearance of counsel; and all other requirements for entry of default judgment, pursuant to Federal Rule of Civil Procedure of 55 having been certified to by the plaintiffs' counsel; now, therefore:

IT IS HERE BY ORDERED AND ADJUDGED THAT JUDGMENT be entered against Defendants jointly and severally and a favor Plaintiffs as follows:

1. Judgment be entered in favor of Daniel McCarthy for \$300,536.23, plus interest; and

9	Judgment be enter	ed in favor	of Philip	Scalzo fo	r \$60	116.75	nlus interest
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It is so ordered:

This date, June 27,2014

The Honorable James C. Dever, III

United States District Court